1		AND IN THE PARTY WATER TO SEE THE PARTY WATER	
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1	JENNIFER KUENSTER (SBN 104607) KATHLEEN KELLY (SBN 228571)	JAN 10168/ 5	
2	THELEN REID BROWN RAYSMAN &	STEINER LLP (1)	
3	101 Second Street, Suite 1800 CLE San Francisco, CA 94105 NORTH	U.S. 1 JAT Pha - Alif <mark>ornia No.</mark> Diagram 4. 3.1	
4	Telephone: 415.371.1200 NORTHER	N LOUIS CONTROLL CONTROL CO	
5	Facsimile: 415.371.1211	SAN JUDE	
6	Attorneys for Defendants		
7			
8	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
9			
10	THE REPORT OF THE PROPERTY OF	•	
11	GRATEFUL DEAD PRODUCTIONS, a California corporation, CADESTANSA		
12	LLC, a limited liability company on behalf of CARLOS SANTANA, an	Case No. 06-07727 (JW)	
13	individual, IIMMY PAGE, an individual, ROBERT PLANT, an individual, JOHN	STIPULATION AND [PROPOSED] ORDER REGARDING FIRST EXTENSION OF TIME	
14	PAUL JONES, an individual, RAYMOND MANZAREK, an	TO RESPOND TO COMPLAINT	
15	individual, ROBBY KRIEGER, an		
16	individual, JOHN DENSMORE, an individual, PEAL COURSON, an	Complaint filed December 18, 2006	
	individual, and GEORGE MORRISON, an individual.,		
17	Plaintiffs,		
18	vs.		
19	WILLIAM E. SAGAN, an individual,		
20	NORTON LLC, a limited liability company, and BILL GRAHAM		
21	ARCHIVES LLC, d/b/a WOLFGANG'S VAULT, a limited liability company,		
22			
23	Defendants.		
24	IT IS HERERY STIPLIFATED AN	D AGREED by the parties through their respective	
25			
26	counsel that defendants WILLIAM E. SAGAIN, NORTON LEC, and BILL GIGGING		
	ARCHIVES LLC, d/b/a WOLFGANG'S VAULT, shall have a first extension of time of 30 days,		
27	until February 7, 2007, to answer, move, or otherwise respond to plaintiffs GRATEFUL DEAD		
28	SF \$1197612 VI -1-		

STIPULATION AND [PROPOSED] ORDER REGARDING FIRST EXTENSION OF TIME TO RESPOND TO COMPLAINT

•	
	PRODUCTIONS, CADESTANSA LLC, a limited liability company on behalf of CARLOS
2	SANTANA, JIMMY PAGE, ROBERT PLANT, JOHN PAUL JONES, RAYMOND
3	MANZAREK, ROBBY KRIEGER, JOHN DENSMORE, PEAL COURSON, and GEORGE
4	MORRISON.
5	There is good cause to extend the time by which the defendants must move, answer, or
6 7	otherwise respond to plaintiffs because attorney absences during the December holiday season
8	would render it extremely difficult and burdensome for defense counsel to respond to plaintiffs'
9	December 18, 2006 complaint by the present deadline.
0	Defendants have not been given a prior extension to respond to said complaint.
1	
2	Dated: January 5, 2007 GIBSON, DUNN & CRUTCHER LLP
3	By the Ceare
4	Joseph Progress, CA SBN 156648 4 Park Plaza, Suite 1400
16	Irvine, CA 92664-8557 Tel: 714.451.3800
17	and
8	S. Ashlie Beringer 1801 California Street, Suite 4200
19	Denver, CO 80220 Tel: 303.298.5718
20	Attorneys for Plaintiffs
21	Dated: January 5, 2007 THELEN REID BROWN RAYSMAN & STEINER LLP
22	
23 24	By Kathleen A. Kelly Mon
25	101 Second Street Suite 1800 San Francisco, CA 94105
26,	Tel: 415.371.1200
27	Attorneys for Defendants
28	ap. #13#7612 u3 -2-

ORDER THE PARTIES HAVING SO STIPULATED, AND GOOD CAUSE APPEARING, IT IS HEREBY ORDERED THAT defendants William E. Sagan, Norton LLC, and Bill Graham Archives LLC, d/b/a Wolfgang's Vsult shall have up to and including February 7, 2007 to answer, move, or otherwise respond to the Complaint in this matter. Dated: Jan 10 2007 Janes Was Honorable Patricia V. Transbuit James Ware U.S. Magistrate Judge DISTRICT SF #1197612 V1